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8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10 OAKLAND DIVISION

11 GREGORY BENDER,) Case No. C 09-01154 SBA
12)
13 Plaintiff and) STIPULATION TO RESCHEDULE
14 counter-defendant,) CERTAIN DATES
15 vs.)
16 LINEAR TECHNOLOGY CORPORATION,)
17 a Delaware corporation,)
18 Defendant and)
19 counterclaimant.

20 In light of the agreement of the parties to extend the time
21 in which to respond to certain written discovery, the parties to
22 the above-captioned case, through counsel, hereby stipulate that
23 the following patent-specific activities may be rescheduled to
24 the following dates, which such dates will not modify any other
25 deadlines in this case: July 21, 2010- invalidity contentions and
26 related document production; August 2, 2010- identification of
claim terms for construction; August 12, 2010- exchange of
preliminary claim constructions and claim construction evidence.

1 Dated: June 30, 2010 Ropes & Gray LLP, Counsel for defendant
2 By _____/S/ Mark D. Rowland _____

3 Dated: June 30, 2010 _____/S/
4 David N. Kuhn, Counsel for Plaintiff

5 I, David N. Kuhn, attest that I am the ECF user whose log-in and
6 password are being used to e-file this Stipulation and that
7 concurrence in the filing of this document has been obtained from
8 Ropes & Gray LLP, counsel for the defendant.

9
10 Executed on June 30, 2010 _____/S/
11 PIEDMONT, CALIFORNIA David N. Kuhn

12 PURSUANT TO STIPULATION, IT IS SO ORDERED.

13 DATED: 7/6/10 _____

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Hon. Saundra B. Armstrong
United States District Judge

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7 Stipulation to continue cmc and to
8 file amended complaint: C0 9-01154 SBA
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